

### REMARKS

This application has been reviewed in light of the Office Action dated June 21, 2004. Claims 10, 18, 19, 31, 39, 40 and 44-64 are presented for examination, of which Claims 10, 18, 31, 39, 44-49, 51, 53, 57, 61, 63 and 64 are in independent form. Claims 1-9, 11-17, 20-30, 32-38 and 41-43 have been cancelled, without prejudice or disclaimer of subject matter, and Claims 44-46 have been added to provide Applicants with a more complete scope of protection. Claims 10, 18, 31 and 39 have been rewritten in independent form, with no change in scope except that in the method claims step-plus-function format has been adopted. Favorable reconsideration is requested.

Applicants gratefully acknowledge the indication that Claims 10, 18, 19, 31, 39 and 40 include allowable subject matter would be allowable if rewritten in proper independent form. Since that has been done, those claims are believed to be in condition for allowance.

Newly added Claims 44-64 are directed to aspects of the present invention according to which an apparatus displays an image represented by input (received) data at a particular position, with a particular size, or in a particular display state, each determined using different information relating to the input data. Each of the newly added independent claims recites a respective feature that Applicants believe is, in each case, not taught or suggested by the art of record.

Independent Claim 44 is directed to a data processing apparatus that comprises an input portion for inputting data, which data includes image data obtained by receiving a broadcast signal. The apparatus also has a control portion for outputting a signal for causing an

image represented by the image data, to be displayed at a position determined by using attribute information of the input data.

*Yui* relates to a multi-screen display system, which receives images from various sources and displays them simultaneously. The type of each image source is determined by a control unit, and determines where on the multi-screen display a cursor is located. The role of the cursor is determined by the control part, based on the type of image source where the image being displayed in that portion of the display originated. As described in col. 7, for example, the received image signals are subjected to predetermined processing and are then sent to respective resolution-conversion parts. The resulting converted data are stored in a memory 14 that contains data for display on multiple portions of the multi-screen display, from which the data is read out for display (see col. 7, lines 39-62). As shown in Fig. 4, it is contemplated that the stored images may be from different kinds of sources.

Fig. 9 of *Yui* relates to the process for drawing the cursor. As can be seen, the system determines the kind of image source from which originated the screen portion where the cursor currently is, and control can be transferred from one to another by actuation of a transfer key (see col. 13, line 58, through col. 14, line 31).

Applicants submit, however, that nothing in *Yui* would teach or suggest anything about controlling or determining image position based on image type, as recited in Claim 44. Even if that patent be deemed to disclose controlling cursor shape or size, Applicants submit that such teaching would not suggest controlling shape or size (or any other characteristic or attribute of the cursor) based on image type. For at least that reason, Claim 44 is believed to be clearly allowable over *Yui*.

Each of the other new independent claims is similar to Claim 44, although various ones relate to determining image size (Claim 45), display state (Claims 46 and 47), etc., rather than to image position. Each of these claims also is believed to be clearly allowable over *Yui*.

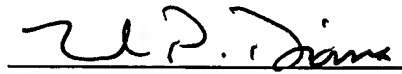
A review of the other art of record has failed to reveal anything which, in Applicants' opinion, would remedy the deficiencies of the art discussed above, as references against the independent claims herein. Those claims are therefore believed patentable over the art of record.

The other claims in this application depend from one or another of the independent claims discussed above and, therefore, are submitted to be patentable for at least the same reasons. Since each dependent claim is also deemed to define an additional aspect of the invention, individual consideration or reconsideration, as the case may be, of the patentability of each claim on its own merits is respectfully requested.

In view of the foregoing amendments and remarks, Applicants respectfully request favorable reconsideration and early passage to issue of the present application.

Applicants' undersigned attorney may be reached in our New York Office by telephone at (212) 218-2100. All correspondence should continue to be directed to our address listed below.

Respectfully submitted,

A handwritten signature in dark ink, appearing to read "L.P. Diana", is written over a horizontal line.

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